

1 MICHAEL E. WEINSTEN (BAR NO. 155680)

2 mweinsten@lavelysinger.com

3 HENRY L. SELF III (BAR NO. 223153)

4 hself@lavelysinger.com

5 LAVELY & SINGER

6 PROFESSIONAL CORPORATION

7 2049 Century Park East, Suite 2400

8 Los Angeles, California 90067-2906

9 Telephone: (310) 556-3501

10 Facsimile: (310) 556-3615

11 Attorneys for Defendants

12 GRACING INC. d/b/a GRACE IN LA and

13 JORDAN OUTDOOR ENTERPRISES, LTD.

14

15 UNITED STATES DISTRICT COURT

16 CENTRAL DISTRICT OF CALIFORNIA

17 WESTERN DIVISION

18 RCRV, INC. d/b/a ROCK REVIVAL, a
19 California corporation,

20 Plaintiff,

21 vs.

22 GRACING INC. d/b/a GRACE IN LA, a
23 California corporation, JORDAN
OUTDOOR ENTERPRISES, LTD., a
Georgia corporation, XYZ COMPANIES
1-10, and JOHN AND JANE DOES 1-10,

24 Defendants.

25 Case No. 2:16-cv-02829-R (AFMx)
26 [Assigned to Hon. Manuel L. Real]

27 DEFENDANTS' CORPORATE
28 DISCLOSURE STATEMENT

Complaint Filed: April 25, 2016

1 TO ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD HEREIN:

2 PLEASE TAKE NOTICE that, pursuant to Rule 7.1 of the Federal Rules of Civil
3 Procedure, defendants Gracing Inc. d/b/a Grace In LA and Jordan Outdoor Enterprises,
4 Ltd. hereby disclose that neither has any parent corporation and that no publicly-held
5 corporation owns 10% or more of either's stock.

6

7 Dated: May 19, 2016

8

9

10

LAVELY & SINGER
PROFESSIONAL CORPORATION
MICHAEL E. WEINSTEN
HENRY L. SELF III

11

12 By: /s/ Michael E. Weinstein
MICHAEL E. WEINSTEN
13 Attorneys for Defendants GRACING INC.
14 d/b/a GRACE IN LA and JORDAN
15 OUTDOOR ENTERPRISES, LTD.

16

17

18

19

20

21

22

23

24

25

26

27

28